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L. Kristopher Rath (5749)
HUTCHINSON & STEFFEN, L.L.C.
Peccole Professional Park
10080 Alta Drive, Suite 200
Las Vegas, Nevada 89145
krath@hutchlegal.com
Tel: (702) 385-2500
Fax: (702) 385-2086

Jonathan T. Suder
Edward R. Nelson, III
FRIEDMAN, SUDER & COOKE
Tindall Square Warehouse No. 1
604 East 4th Street, Suite 200
Fort Worth, Texas 76102
nelson@fsclaw.com
Tel: (817) 334-0400

Tel: (817) 334-0400 Fax: (817) 334-0401

ATTORNEYS FOR PLAINTIFF

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEVADA

1 ST MEDIA LLC,)
Plaintiff,) CIVIL ACTION NO. 2:07-cv-00056-LDG-) GWF
v. NAPSTER, INC., REALNETWORKS, INC., KSOLO, INC. and SLEP-TONE ENTERTAINMENT CORPORATION d/b/a SOUND CHOICE ACCOMPANIMENT TRACKS,)) PLAINTIFF'S REPLY TO THE) COUNTERCLAIMS OF DEFENDANT) REALNETWORKS, INC.)) JURY DEMANDED)
Defendants.)

Plaintiff 1ST MEDIA LLC responds to the Counterclaim of Defendant REALNETWORKS, INC. as follows:

- 1. The allegations in paragraph 1 are admitted, upon information and belief.
- 2. The allegations in paragraph 2 are admitted.

JURISDICTION AND VENUE

- 3. Plaintiff admits that Defendant purports to bring certain counterclaims under the patent laws of the United States and that this Court has jurisdiction over the alleged counterclaims. Plaintiff denies, however, that such counterclaims have any factual or legal basis.
 - 4. The allegations in paragraph 4 are admitted.

CASE AND CONTROVERSY

- 5. The allegations in paragraph 5 are admitted.
- 6. The allegations in paragraph 6 are admitted.
- 7. The allegations in paragraph 7 are admitted.

COUNT I

DECLARATORY JUDGMENT OF INVALIDITY

- 8. Plaintiff incorporates its answers to paragraphs 1-7 of Defendant's Counterclaim as though fully set forth herein.
 - 9. The allegations in paragraph 9 are denied.

COUNT 2

DECLARATORY JUDGMENT OF NON-INFRINGEMENT

- 10. Plaintiff incorporates its answers to paragraphs 1-9 of Defendant's Counterclaim as though fully set forth herein.
 - 11. The allegations in paragraph 11 are denied.

RESERVATION OF COUNTERCLAIMS

12. Plaintiff admits that Defendant's paragraph 12 purports to reserve the right to assert certain, additional counterclaims should there develop — in Defendant's estimation —

during the course of discovery a basis for such counterclaims. Plaintiff denies, however, that any such basis exists.

Although no answer is required to Defendant's prayer for relief, Plaintiff denies all allegations of subparagraphs A through E and further denies that any relief should be granted to Defendant.

Plaintiff demands a trial by jury on all matters raised by Defendant's Counterclaim and by Plaintiff in its Original Complaint (and any supplements or amendments thereto).

DATED this 7th day of May, 2007.

L. Kristopher Rath (5749)

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Peccole Professional Park

10080 Alta Drive, Suite 200

Las Vegas, Nevada 89145

Jonathan T. Suder Edward R. Nelson, III FRIEDMAN, SUDER & COOKE Tindall Square Warehouse No. 1 604 East 4th Street, Suite 200 Fort Worth, Texas 76102

ATTORNEYS FOR PLAINTIFF 1ST MEDIA LLC

CERTIFICATE OF SERVICE

Pursuant to Federal Rule of Civil Procedure 5(b), I certify that I am an employee of HUTCHISON & STEFFEN LLC, and that on the 7th day of May, 2007, I caused a true and correct copy of the foregoing document entitled: PLAINTIFF'S REPLY TO THE COUNTERCLAIMS OF DEFENDANT REALNETWORKS, INC. to be served upon the following individuals via electronic mail through the United States District Court of Nevada's CM/ECF System:

Michael D. Rounds mrounds@watsonrounds.com WATSON ROUNDS 5371 Kietzke Lane Reno, Nevada 89511

Henry Bunsow bunsowh@howrey.com David Stewart stewartd@howrey.com Ethan Andelman andelmane@howrey.com **HOWREY LLP** 525 Market Street, Suite 3600 San Francisco, California 94105

ATTORNEYS FOR DEFENDANT REALNETWORKS, INC.

An Employee of Hutchison & Steffen, LLC